Court File No. CV-19-615862-00CL Court File No. CV-19-616077-00CL Court File No. CV-19-616779-00CL

ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF JTI-MACDONALD CORP.

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF IMPERIAL TOBACCO CANADA LIMITED AND IMPERIAL TOBACCO COMPANY LIMITED

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF **ROTHMANS, BENSON & HEDGES INC.**

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(Returnable October 2, 2019)

September 24, 2019

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^{*} For any additions or questions, please contact Nancy Thompson at nancy.thompson@blakes.com

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Court File No. CV-19-615862-00CL Court File No. CV-19-616077-00CL Court File No. CV-19-616779-00CL

ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

IN THE MATTER OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*, R.S.C. 1985, c. C-36, AS AMENDED

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF JTI-MACDONALD CORP.

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF IMPERIAL TOBACCO CANADA LIMITED AND IMPERIAL TOBACCO COMPANY LIMITED

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF **ROTHMANS, BENSON & HEDGES INC.**

Applicants

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Court File No. CV-19-615862-00CL Court File No. CV-19-616077-00CL Court File No. CV-19-616779-00CL

ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

IN THE MATTER OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*, R.S.C. 1985, c. C-36, AS AMENDED

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AND IMPERIAL TOBACCO COMPANY LIMITED AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF ROTHMANS, BENSON & HEDGES INC.

Applicants

NOTICE OF MOTION (CANADIAN CANCER SOCIETY) (RETURNABLE OCTOBER 2, 2019)

The Canadian Cancer Society (the "CCS") will make a motion to Justice McEwen presiding over the Commercial List on October 2, 2019 at 10:00 a.m., or as soon thereafter as the motion can be heard, at 330 University Avenue, Toronto, Ontario.

PROPOSED METHOD OF HEARING: The Motion is to be heard orally.

THE MOTION IS FOR:

- 1. An Order providing the following relief:
 - a. if necessary, abridging the time for service of this Notice of Motion and the Responding Motion Record and dispensing with service on any person other than those served;
 - b. permitting the continued participation of the CCS in these CCAA proceedings;
 - c. permitting the participation of the CCS in the mediation process in these CCAA proceedings; and
- 2. Such further and other relief as this Court may deem just.

THE GROUNDS FOR THE MOTION ARE:

- 3. At the hearing on June 26, 2019, the Court indicated that CCS would need to bring a motion and file materials to explain its interest in order to make further submissions going forward, and in order to participate in the mediation process, and that the same would also apply to anyone else without a financial interest. The Court also indicated in part that it wanted to ensure that there was authority for CCS to participate;
- 4. CCS has a direct financial interest in these CCAA proceedings, even though it is not a creditor;
- 5. The extent to which any settlement in these CCAA proceedings contains provisions to reduce tobacco use will in turn impact CCS financially in terms of financial resources that will need to be devoted to patient services, public education/information and research to

- deal with tobacco-related cancer, thus diverting financial resources from other cancer priorities and from other individuals with cancer;
- 6. U.S. tobacco settlements have included public health measures to reduce tobacco use;
- 7. In addition to having a direct financial interest, CCS also has an interest in these CCAA proceedings as a "social stakeholder";
- 8. Case law under the *Companies' Creditors Arrangement Act* (the "CCAA") clearly recognizes the importance of the broader public interest, social stakeholders, and "other" interests besides traditional creditors in CCAA proceedings, and the sooner those "other" interests can be heard by the court in CCAA proceedings, the better;
- CCS is a leader in tobacco control in Canada. It has extensive experience and expertise regarding tobacco control legislation. CCS also engages in public education/information and cessation programmes to reduce tobacco use;
- 10. CCS takes no position as to which claimant should receive which share of the "pie" in any settlement in these proceedings;
- 11. There are 17 health/tobacco control organizations from across Canada that have provided letters indicating that they do not intend to apply to participate in the CCAA proceedings and support CCS doing so;
- 12. CCS is not aware of any other health/tobacco control organization that intends to apply to participate in these proceedings;
- 13. CCS is in a position to help facilitate a settlement in these proceedings, should there be one, by advancing tobacco control measures for inclusion in a settlement to bridge the gap between the

more than \$500 billion sought by claimants and what the tobacco companies actually will pay;

- 14. The Honourable Warren K. Winkler is acting as the Court-Appointed Mediator;
- 15. The Initial Orders, as amended and restated, generally provide, among other things, the Court-Appointed Mediator with the mandate, as an officer of the Court, to mediate a global settlement of the tobacco claims;
- 16. To date, CCS has not participated in the mediation process but seeks to do so;
- 17. The provisions of the CCAA, including section 11, and the inherent and equitable jurisdiction of this Honourable Court;
- 18. Such further and other grounds as counsel may advise and this Court may permit.

THE FOLLOWING DOCUMENTARY EVIDENCE will be used at the hearing of the Motion:

(List the affidavits or other documentary evidence to be relied on)

- 1. The Affidavit of Shawn Chirrey sworn September 24, 2019 and the documents attached thereto;
- 2. Such further and other materials as counsel may advise and this Honourable Court may permit.

September 24, 2019

FOGLER, RUBINOFF LLP

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CANADIAN CANCER SOCIETY

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Email: rcunning@cancer.ca

Lawyers for Canadian Cancer Society

TO: COMMON SERVICE LIST

tab 2

Court File No. CV-19-616779-00CL Court File No. CV-19-616077-00CL Court File No. CV-19-615862-00CL

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF ROTHMANS, BENSON & HEDGES INC.

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AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF JTI-MACDONALD CORP.

AFFIDAVIT OF SHAWN CHIRREY (SWORN SEPTEMBER 24, 2019)

I, Shawn Chirrey, of the City of Toronto, in the Province of Ontario, MAKE OATH AND SAY:

- 1. I am Senior Manager, Analysis, of the Canadian Cancer Society ("CCS"), a Respondent in these proceedings. As such, I have personal knowledge of the matters contained in this Affidavit. To the extent that I refer to information that is not within my personal knowledge, I have stated the source of that information and believe it to be true.
- 2. This Affidavit is sworn in support of the motion by CCS for an order allowing CCS to continue to participate in the proceedings before the Court, and to participate in the mediation process facilitated by the Court-Appointed Mediator.
- 3. I am advised by counsel: that at the hearing on June 26, 2019, the Court indicated that CCS would need to bring a motion and file materials to explain its interest in order to make further submissions going forward, and in order to participate in the mediation process, and

that the same would also apply to anyone else without a financial interest; and that the Court indicated in part that it wanted to ensure that there was authority for CCS to participate. CCS is thus bringing this motion to explain its interest and the authorities.

- 4. CCS has a direct financial interest in the CCAA proceedings, though CCS is not a creditor. The extent that any settlement contains measures to reduce tobacco use will in turn impact CCS financially in terms of financial resources that will need to be devoted to patient services, public education/information and research to deal with tobacco-related cancer, thus diverting financial resources from other cancer priorities and from other individuals with cancer. In the U.S., tobacco settlements include public health measures to reduce tobacco use.
- 5. In addition to having a direct financial interest, CCS also has an interest in the CCAA proceedings as an important public health stakeholder.
- 6. CCS is in a position to help facilitate a settlement, should there be one, by advancing tobacco control measures for inclusion in a settlement to bridge the gap between the more than \$500 billion sought by claimants and what the tobacco companies actually will pay, and to ensure that such measures are effective.
- 7. To date, CCS has not participated in the mediation process facilitated by the Court-Appointed Mediator but seeks to do so.

About CCS

8. Founded in 1938, the Canadian Cancer Society is a non-profit charity and is the largest national voluntary health charity in Canada. The CCS mission is "the eradication of cancer and the enhancement of the quality of life of Canadians living with cancer." CCS has approximately 100,000 volunteers as well as offices in 70 communities across Canada. CCS achieves its mission through patient services, public education/information, and research, as well as advocacy in relation to relevant public policy issues. CCS is the largest national charitable funder of cancer research in Canada. The CCS national headquarters is in Toronto.

- 9. For the fiscal year ending January 31, 2019, the CCS financial statements indicate that CCS had total expenditures of \$163.1 million, including \$52.6 million for patient services, public education/information and other programs; \$40.4 million for research; and \$3.0 million for advocacy. CCS has spent millions of dollars in these areas, and how CCS resources are spent in the future will depend on the progress to reduce tobacco use. Reducing the incidence of tobacco-caused cancer will make the limited resources of CCS more available to fight other types of cancer and to support other people living with cancer.
- 10. Tobacco use is the leading preventable cause of disease and death in Canada, killing more than 45,000 Canadians each year, including about 30% of all cancer deaths. Smoking causes not only lung cancer, but also at least 16 different types of cancer, as well as heart disease, stroke, emphysema, and many other types of diseases. While there has been significant progress to reduce smoking among adults and youth, there are still almost 5 million Canadians who smoke, representing 16% of the population (Canadian Community Health Survey, 2018). A large majority of smokers begin to smoke as teenagers or preteens, as reported by Health Canada.
- 11. CCS has been a leader in tobacco control in Canada and has been instrumental in many public policy measures that have been adopted despite tobacco industry opposition. CCS has extensive experience and expertise regarding tobacco control legislation, and has been involved in such legislation dating back to at least the 1960's. CCS also engages in public education/information and cessation programmes to reduce tobacco use. The tobacco control expertise of CCS has been recognized by governmental and nongovernmental bodies. Canada is recognized as a world leader in tobacco control.
- 12. CCS has also participated in the processes related to the international tobacco treaty, the *WHO Framework Convention on Tobacco Control*, ratified by 181 Parties including Canada.¹ Much of this participation has been through the international nongovernmental organization, the Union for International Cancer Control, of which CCS is a member.

¹ Canada's ratification was supported by all 13 provinces and territories.

- 13. CCS has a genuine interest in any global settlement of the tobacco claims. CCS has the necessary knowledge, experience and expertise to participate in the mediation process. CCS is in a position to help facilitate a settlement, should there be one, by advancing tobacco control measures for inclusion in a settlement to bridge the gap between the more than \$500 billion sought by claimants² and what the tobacco companies actually will pay, and to ensure that such measures are effective.
- 14. CCS takes no position as to which claimant should receive which share of the "pie". That will be for others to determine. CCS does support that the aggregate size of the "pie", the total amounts paid by tobacco companies, be as substantial as possible.
- 15. CCS has intervened on its own or jointly with other health organizations on multiple occasions regarding the constitutionality of tobacco legislation, an indication of the interest and experience, including legal experience, of CCS on tobacco policy issues. I am advised by counsel that the interventions include:

1989 – Intervention in Federal Court of Canada to defend the constitutional validity of the federal tobacco advertising ban.

1994 – Intervention before the Supreme Court of Canada to oppose a tobacco industry motion to stay regulations requiring larger, more effective tobacco package health warnings.

1994-1995 – Intervention before the Supreme Court of Canada to defend the constitutional validity of the federal tobacco advertising ban.

1995 – Intervention before the Ontario Court (General Division) and Ontario Court of Appeal to defend the Ontario ban on tobacco sales in pharmacies.

2004-2005 – Intervention before Supreme Court of Canada to defend the constitutional validity of Saskatchewan legislation banning the visible display of tobacco products at point of purchase.

1997-2007 – Intervention by CCS before the Quebec Superior Court, Quebec Court of Appeal and Supreme Court of Canada to defend the constitutional validity of federal tobacco advertising and promotion restrictions, and larger, picture-based package health warnings. The Supreme Court unanimously (9:0) upheld the

² The amounts of more than \$500 billion or more than \$600 billion were cited in tobacco company motion materials for the stay extension motion heard June 26, 2019.

legislation in its entirety. As part of Superior Court proceedings, CCS participated in the pre-trial discovery process, and also intervened opposing an application by tobacco companies to stay implementation of new package health warnings.

16. There are 17 health/tobacco control organizations that have provided letters indicating that they do not intend to apply to participate in the CCAA proceedings and support CCS doing so. These letters, reproduced in Exhibit "A" to my Affidavit, are from the following organizations:

Action on Smoking and Health Campaign for a Smoke-Free Alberta Campaign for Justice on Tobacco Fraud Canadian Cardiovascular Society Canadian Lung Association Canadian Public Health Association Clean Air Coalition of British Columbia Coalition québécoise pour le contrôle du tabac Council for a Smoke-free P.E.I. Diabetes Canada Heart & Stroke Foundation Manitoba Tobacco Reduction Alliance Newfoundland and Labrador Alliance for the Control of Tobacco Ontario Campaign for Action on Tobacco Physicians for a Smoke-Free Canada Saskatchewan Coalition for Tobacco Reduction Smoke-Free Nova Scotia

17. CCS is not aware of any other health/tobacco control organization that intends to apply to participate in the CCAA proceedings. I am advised by counsel that there has never been an intervention in a tobacco court proceeding in Canada by a health/tobacco control organization that has not been either by CCS on its own or by CCS jointly with other organizations.

CCS role in tobacco medicare cost recovery lawsuits and class actions

18. CCS has for decades supported tobacco class actions and provincial government medicare cost recovery lawsuits, as well as other product liability claims against the tobacco industry. CCS has supported provincial legislation that has facilitated such lawsuits, including testifying before provincial legislative committees, and has urged that provinces file

tobacco medicare lawsuits. CCS has attended court hearings in many of these cases in 11 multiple provinces, and before the Supreme Court of Canada, regarding various pre-trial issues. I am advised by counsel: that in 1997, CCS spoke publicly at the announcement by B.C. Premier Glen Clark and Minister of Health Joy MacPhail that BC would be the first province to file a tobacco medicare claim; and that in 1999, CCS organized a national meeting in Montreal for lawyers to encourage litigation against the tobacco industry.

The U.S. tobacco medicare lawsuit settlement experience

- 19. Medicare cost recovery lawsuits in Canada are inspired by the U.S. experience, which included 1997 and 1998 individual state tobacco medicare settlements in Mississippi, Florida, Texas, and Minnesota; a Master Settlement Agreement for 46 states, the District of Columbia and US territories; and a 1997 Proposed Resolution that was not in the end implemented. Information about the U.S. settlements is publicly available.
- The U.S. settlements included compensation, with an estimated US\$245.5 billion to be 20. payable to state governments over 25 years. The settlements also included public health tobacco control measures, thus illustrating how tobacco control measures could be included in a Canadian settlement. It should be recognized that the tobacco control measures in the U.S. settlements were agreed to in a different context, a context that was in the U.S. and that was more than 20 years ago.
- 21. A summary prepared by CCS of public health measures in the U.S. tobacco settlements provides an outline of such measures. This summary is reproduced in Exhibit "B" to my Affidavit, and states that tobacco control measures in the various U.S. settlements include:
 - Establishing and funding a new independent foundation to do tobacco control (American Legacy Foundation, now called Truth Initiative).
 - Marketing restrictions (eg restrictions on billboards, sponsorship, branded merchandise, cartoon characters, product placement in entertainment media).
 - Public disclosure of/ access to more than 40 million pages of previously secret tobacco industry documents.
 - Restrictions on lobbying, including the dissolution of the lobbying group the Tobacco Institute, and of the "research" organizations, the Council for Tobacco Research and the Council for Indoor Air Research.

- Ban on initiating most new legal challenges to existing laws of states (or of municipalities or other state political subdivisions).
- A "look back" provision requiring industry to pay monetary penalties if reductions in youth use do not reach specified targets.

CCS role in the CCAA proceedings to date

- 22. I am advised by counsel that counsel for CCS has attended the entirety of all hearings in the CCAA proceedings to date subsequent to the initial orders (April 4, 5, and 25, 2019; May 14, 2019; and June 26, 2019), and has appeared on the record for all these hearings except for the first two days of the comeback hearing.
- 23. I am advised by counsel that: on April 11, 2019, counsel for CCS filed a notice of appearance; on April 25, 2019, CCS made oral submissions in support of the motion by the Attorney General of Ontario for a partial lifting of the stay to be able to continue pretrial proceedings in the Ontario lawsuit; on June 13, 2019, pursuant to the Professional Fees Disclosure Orders of May 16, 2019, CCS made a request to each of the Monitors to receive this information, and CCS has subsequently received such information; that on June 24, 2019, CCS filed a responding motion record in response to the motions for a stay extension, taking the position that the proposed length of the stay extension was too long.
- 24. I am advised by counsel that at no time did any party object to any of this participation by CCS.
- 25. Tobacco products are highly addictive. Tobacco products kill when used exactly as the manufacturer intends. The societal goal in Canada is not to maintain tobacco sales, but to reduce sales as quickly as possible and thus prevent disease and save lives. There should not be "business as usual" with 45,000 Canadians continuing to die each year.
- 26. The potential for a settlement under the CCAA that has weak public health measures is of fundamental concern to CCS.
- 27. Tobacco companies want to maximize tobacco sales and prevent sales declines. CCS wants to minimize tobacco sales. The ultimate objective is to have a tobacco-free society. Health

Canada's objective is to reduce to bacco use to less than 5% by 2035. To bacco is only legal 13by historical accident. If tobacco were proposed to be a new product today given what is known about the health consequences, tobacco would never be allowed on the market.

- 28. In its factum on the application for an initial order, Imperial Tobacco recognized that there are stakeholders that are not creditors: "At the conclusion of this proceeding, it is anticipated that the Applicants' business will be preserved, consistent with the objectives of the CCAA, for the benefit of their employees and other stakeholders, such as retirees, customers, landlords, suppliers, wholesalers, retailers and taxing authorities."³
- 29. If employees whose interests are aligned with the tobacco company can be considered stakeholders, then there can also be public health stakeholders whose interests are not aligned with tobacco companies.
- 30. The tobacco industry raises a concern about jobs for its employees. But when a person dies from smoking, including many people in their 40s and 50s, the person loses not only their job and but also their life. A family may be left without a breadwinner because a parent is dead, and there is no possibility of the parent ever finding a new job.
- It should be noted that Imperial Tobacco no longer has any cigarette factories in Canada. 31. All or most of Imperial Tobacco's cigarette manufacturing is done in Mexico and is exported to Canada.
- The tobacco companies say they are expressing concern for their customers, smokers. 32. However, most smokers want to quit, intend to quit, and wish they had never started. When the customers of tobacco companies contract cancer, CCS is there to help these individuals. The tobacco companies are not.
- 33. Measures in a settlement to reduce tobacco use will benefit the health of tobacco class action members, and will benefit public health in all provinces. All provincial governments

³ Initial Order Factum of ITCAN and ITCO, March 12, 2019, para. 7.

have an objective to reduce tobacco use in order to not only to reduce disease and death, but also to reduce health care costs, the underlying reason behind the provincial lawsuits.

- 34. CCS seeks to be able to continue to participate in the CCAA proceedings before the Court, and to participate in the mediation process, given its financial interest, and given its role as an important public health stakeholder.
- 35. CCS's distinct perspective and unique expertise lies in its public health perspective and tobacco control expertise. Allowing CCS to participate would provide a different and valuable perspective beyond those offered by the tobacco claimants in the mediation process.

SWORN BEFORE ME at the City of Toronto, in the Province of Ontario on September 24, 2019.

Commissioner for Taking Affidavits

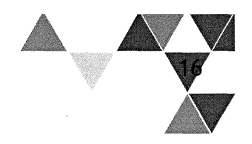
SHAWN CHIRREY

Vern DaRe

This is Exhibit "A" referred to in the Affidavit of Shawn Chirrey sworn September 24, 2019

Commissioner for Taking Affidavits (or as may be)





September 8, 2019

To Whom It May Concern:

I am writing regarding the proceedings in Ontario Superior Court under the *Companies Creditors' Arrangement Act* regarding Imperial Tobacco Canada Ltd. (court file No. CV-19-616077-00CL), Rothmans, Benson & Hedges Inc. (court file No. CV-19-616779-00CL), and JTI-Macdonald Corp. (court file No. CV-19-615862-00CL).

Action on Smoking & Health does not intend to bring a motion before the Court to seek to participate in the proceedings, and supports the Canadian Cancer Society bringing a motion to the Court to be able to participate in the proceedings before the Court, and to participate in the mediation process that has been authorized by the Court regarding the tobacco companies.

The proceedings have significant implications for the health of Canadians and therefore we believe that the Canadian Cancer Society should be allowed to actively participate on behalf of interested health organizations.

Sincerely,

Les Hagen

Executive Director

September 20, 2019

To Whom It May Concern:

I am writing regarding the proceedings in Ontario Superior Court under the *Companies' Creditors Arrangement Act* regarding Imperial Tobacco Canada Ltd. (court file No. CV-19-616077-00CL), Rothmans, Benson & Hedges Inc. (court file No. CV-19-616779-00CL), and JTI-Macdonald Corp. (court file No. CV-19-615862-00CL).

The Campaign for a Smoke-Free Alberta does not intend to bring a motion before the Court to seek to participate in the proceedings, and supports the Canadian Cancer Society bringing a motion to the Court to be able to participate in the proceedings before the Court, and to participate in the mediation process that has been authorized by the Court regarding the tobacco companies.

Sincerely,

Kristyn Berry Board Member

CAMPAIGN FOR JUSTICE ON TOBACCO FRAUD 18 CAMPAGNE POUR OBTENIR JUSTICE FACE À LA FRAUDE DU TABAC

September 23, 2019

Ontario Superior Court

To Whom it may concern

Re: Canadian Cancer Society participation in proceedings under the Companies' Creditors Arrangement Act

The Campaign for Justice on Tobacco Fraud has had a longstanding interest in litigation related to the provincial lawsuits over alleged fraud by major tobacco interests as well as in the landmark Quebec class action decisions over the harm to smokers caused by tobacco industry misbehaviour. We regret that the provinces have been prevented from taking their lawsuits to trial.

Our strong interest in tobacco-related litigation has been expressed over several years in research, polling and in letters to provincial and territorial premiers and attorneys general. Our letter to attorney generals associated with the launch of the Campaign for Justice on Tobacco Fraud was endorsed by over 150 medical officers of health, professors of medicine, public health and law and by senior executives of national and regional health organizations.

You will therefore understand our interest in the proceedings in the Ontario Superior Court under the *Companies' Creditors Arrangement Act* (CCAA) regarding Imperial Tobacco Canada Ltd. (court file No. CV-19-616077-00CL), Rothmans, Benson & Hedges Inc. (court file No. CV-19-616779-00CL), and JTI-Macdonald Corp. (court file No. CV-19-615862-00CL).

In the unfortunate absence of trials over the industry's alleged misbehaviour and, as a concerned party, we would welcome the opportunity to participate in discussions arising out of tobacco company filings under Canada's bankruptcy legislation. However, in light of the Canadian Cancer Society's decision to attempt to be part of the CCAA deliberations, the Campaign for Justice on Tobacco Fraud has decided that our interests would be served by CCS involvement in the mediation underway.

Therefore, we fully support the Canadian Cancer Society request through its motion to the Court for the Society to be able to participate in the proceedings.

The Canadian Cancer Society has a substantial interest in the outcomes of the deliberations. For decades, the CCS has been working to reduce the morbidity and mortality caused by tobacco industry predation and has spent millions of dollars confronting tobacco industry-caused disease. Given this background, we urge the court to respond positively to the CCS motion.

The Campaign for Justice on Tobacco Fraud is a non-profit health organization incorporated under the Canada Not-for-profit Incorporations Act. The CJTF supports litigation against the tobacco industry that has the potential to lead to public health benefits and changed industry behaviour. Its overall mission is to reduce the disease and death caused by tobacco industry products.

Sincerely,

Garfield Mahood, OC

President

de cardiologie

President/Président

Andrew Krahn

September 16, 2019

Vice-President / Vice-président

Marc Ruel

To Whom It May Concern:

Past President / Présidente sortante

Catherine Kells

Secretary/Secrétaire

Peter Guerra

Treasurer/Trésorier Rodney Zimmermann

Member at large / Membre d'office

Martin Gardner

Chief Executive Officer/ Chef de la direction

Carolyn Pullen

I am writing regarding the proceedings in Ontario Superior Court under the Companies' Creditors Arrangement Act regarding Imperial Tobacco Canada Ltd. (court file No. CV-19-616077-00CL), Rothmans, Benson & Hedges Inc. (court file No. CV-19-616779-00CL), and JTI-Macdonald Corp. (court file No. CV-19-615862-00CL). The Canadian Cardiovascular Society does not intend to bring a motion before the Court to seek to participate in the proceedings, and supports the Canadian Cancer Society bringing a motion to the Court to be able to participate in the proceedings before the Court, and to participate in the mediation process that has been authorized by the Court regarding the tobacco companies.

Yours truly,

Carolyn Pullen, BNSc, RN, PhD

Chief Executive Officer/Chef de la direction

Canadian Cardiovascular Society / Société canadienne de cardiologie

To Whom It May Concern:

I am writing regarding the proceedings in Ontario Superior Court under the *Companies' Creditors Arrangement Act* regarding Imperial Tobacco Canada Ltd. (court file No. CV-19-616077-00CL), Rothmans, Benson & Hedges Inc. (court file No. CV-19-616779-00CL), and JTI-Macdonald Corp. (court file No. CV-19-615862-00CL). The Canadian Lung Association does not intend to bring a motion before the Court to seek to participate in the proceedings, and supports the Canadian Cancer Society bringing a motion to the Court to be able to participate in the proceedings before the Court, and to participate in the mediation process that has been authorized by the Court regarding the tobacco companies.

Yours truly,

Terry Dean

President and CEO,

The Canadian Lung Association



ASSOCIATION CANADIENNE DE SANTÉ PUBLIQUE

10 September 2019

Re: Court File Nos. CV-19-616077-00CL, CV-19-616779-00CL, and CV-19-615862-00CL

To whom it may concern:

On behalf of the Canadian Public Health Association, I am writing in regard to the proceedings in Ontario Superior Court under the Companies' Creditors Arrangement Act regarding Imperial Tobacco Canada Ltd. (court file No. CV-19-616077-00CL), Rothmans, Benson & Hedges Inc. (court file No. CV-19-616779-00CL), and JTI-Macdonald Corp. (court file No. CV-19-615862-00CL). The Canadian Public Health Association does not intend to bring a motion before the Court to seek to participate in the proceedings, and supports the Canadian Cancer Society bringing a motion to the Court to be able to participate in the proceedings before the Court, and to participate in the mediation process that has been authorized by the Court regarding the tobacco companies.

Sincerely,

Ian Culbert

Executive Director







Clean Air COALITION BRITISH COLUMBIA

ADVOCATES FOR A SMOKE-FREE BRITISH COLUMBIA

September 19, 2019

Canadian Cancer Society 116 Albert Street, Suite 500 Ottawa, Ontario K1P 5G3

To Whom It May Concern:

The Clean Air Coalition of BC is writing regarding the proceedings in Ontario Superior Court under the *Companies' Creditors Arrangement Act* regarding Imperial Tobacco Canada Ltd. (court file No. CV-19-616077-00CL), Rothmans, Benson & Hedges Inc. (court file No. CV-19-616779-00CL), and JTI-Macdonald Corp. (court file No. CV-19-615862-00CL).

The coalition does not intend to bring a motion before the Court to seek to participate in the proceedings, and supports the Canadian Cancer Society bringing a motion to the Court to be able to participate in the proceedings before the Court, and to participate in the mediation process that has been authorized by the Court regarding the tobacco companies.

Sincerely,

Jack Boomer Director



COALITION QUÉBÉCOISE POUR LE CONTRÔLE DU TABAC

1001, blvd de Maisonneuve Ouest, bureau 420, Montréal, QC, H3A 3C8 • 514-598-5533 • coalition@cqct.qc.ca • @CoalitionTabac

Monday, September 23rd 2019

Re: Motion to intervene by the Canadian Cancer Society

To whom it may concern:

I am writing regarding the proceedings in Ontario Superior Court under the *Companies' Creditors Arrangement Act* regarding Imperial Tobacco Canada Ltd. (court file No. CV-19-616077-00CL), Rothmans, Benson & Hedges Inc. (court file No. CV-19-616779-00CL) and JTI-Macdonald Corp. (court file No. CV-19-615862-00CL).

The Coalition québécoise pour le contrôle du tabac supports the Canadian Cancer Society in bringing a motion to the Court in order to be able to participate in the proceedings before the Court and to participate in the mediation process that has been authorized by the Court regarding the tobacco companies.

Yours truly,

Flory Doucas Codirector

514-515-6780 / fdoucas@cqct.qc.ca

Council for a Smoke-Free P.E.I.

1 Rochford St., Ste. 2 Charlottetown, P.F. J.

phone/fax: (902) 368-7281

September 11, 2019

To Whom It May Concern:

I am writing regarding the proceedings in Ontario Superior Court under the *Companies' Creditors Arrangement Act* regarding Imperial Tobacco Canada Ltd. (court file No. CV-19-616077-00CL), Rothmans, Benson & Hedges Inc. (court file No. CV-19-616779-00CL), and JTI-Macdonald Corp. (court file No. CV-19-615862-00CL).

The Council For a Smoke-Free P.E.I. does not intend to bring a motion before the Court to seek to participate in the proceedings, and supports the Canadian Cancer Society bringing a motion to the Court to be able to participate in the proceedings before the Court, and to participate in the mediation process that has been authorized by the Court regarding the tobacco companies.

Sincerely,

Shirley Smedley Jay

President



September 19, 2019.

To Whom It May Concern:

I am writing regarding the proceedings in Ontario Superior Court under the *Companies' Creditors Arrangement Act* regarding Imperial Tobacco Canada Ltd. (court file No. CV-19-616077-00CL), Rothmans, Benson & Hedges Inc. (court file No. CV-19-616779-00CL), and JTI-Macdonald Corp. (court file No. CV-19-615862-00CL). Diabetes Canada does not intend to bring a motion before the Court to seek to participate in the proceedings, and supports the Canadian Cancer Society bringing a motion to the Court to be able to participate in the proceedings before the Court, and to participate in the mediation process that has been authorized by the Court regarding the tobacco companies.

Yours truly,

Russell Williams

Royall Williams

Senior Vice President, Mission

Diabetes Canada

1300 - 522 University Avenue, Toronto, ON, M5G 2R5 Call us: 1-800-BANTING (226-8464) Diabetes.ca

Charitable Number: 11883 0744 RR0001





September 20, 2019

To Whom It May Concern:

I am writing regarding the proceedings in Ontario Superior Court under the *Companies' Creditors Arrangement Act* regarding Imperial Tobacco Canada Ltd. (court file No. CV-19-616077-00CL), Rothmans, Benson & Hedges Inc. (court file No. CV-19-616779-00CL), and JTI-Macdonald Corp. (court file No. CV-19-615862-00CL). The Heart & Stroke does not intend to bring a motion before the Court to seek to participate in the proceedings, and supports the Canadian Cancer Society bringing a motion to the Court to be able to participate in the proceedings before the Court, and to participate in the mediation process that has been authorized by the Court regarding the tobacco companies.

Yours truly,

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Lesley James Senior Manager, Policy Heart & Stroke Lesley.james@heartandstroke.ca 613-691-4066



192 Goulet Street, Winnipeg, Manitoba R2H 0R8 P: 204 784 7030 / F: 204 784 7039

> admin@mantraine.ca www.mantraine.ca

September 9, 2019

To Whom It May Concern:

I am writing regarding the proceedings in Ontario Superior Court under the Companies' Creditors Arrangement Act regarding Imperial Tobacco Canada Ltd. (court file No. CV-19-616077-00CL), Rothmans, Benson & Hedges Inc. (court file No. CV-19-616779-00CL), and JTI-Macdonald Corp. (court file No. CV-19-615862-00CL).

The Manitoba Tobacco Reduction Alliance (MANTRA) does not intend to bring a motion before the Court to seek to participate in the proceedings, however, MANTRA and its Board of Directors supports the Canadian Cancer Society bringing a motion to the Court to be able to participate in the proceedings before the Court, and to participate in the mediation process that has been authorized by the Court regarding the tobacco companies.

Thank you in advance for your consideration of this support for this important public health issue.

Yours truly,

John McDonald Executive Director

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Rani Chatterjee – Mehta MANTRA Chairperson Assistant Registrar – Quality Assurance

College of Pharmacists of Manitoba



September 9, 2019

ACT is an alliance of government and non-government partners committed to the significant reduction of tobacco use in Newfoundland and Labrador.

29 Rowan Street St. John's, NL A1B 2X2

T: (709) 753-0079 F: (709) 753-0109 www.aetnl.com To Whom It May Concern:

I am writing regarding the proceedings in Ontario Superior Court under the *Companies' Creditors Arrangement Act* regarding Imperial Tobacco Canada Ltd. (court file No. CV-19-616077-00CL), Rothmans, Benson & Hedges Inc. (court file No. CV-19-615862-00CL). The Newfoundland and Labrador Alliance for the Control of Tobacco (ACT) does not intend to bring a motion before the Court to seek to participate in the proceedings, and supports the Canadian Cancer Society bringing a motion to the Court to be able to participate in the proceedings before the Court, and to participate in the mediation process that has been authorized by the Court regarding the tobacco companies.

Yours truly,

Kevin Coady

ACT Executive Director



20 September 2019

To Whom It May Concern:

I am writing regarding the proceedings in Ontario Superior Court under the Companies' Creditors Arrangement Act regarding Imperial Tobacco Canada Ltd. (court file No. CV-19-616077-00CL), Rothmans, Benson & Hedges Inc. (court file No. CV-19-615862-00CL). The Ontario Campaign for Action on Tobacco does not intend to bring a motion before the Court to seek to participate in the proceedings, and supports the Canadian Cancer Society bringing a motion to the Court to be able to participate in the proceedings before the Court, and to participate in the mediation process that has been authorized by the Court regarding the tobacco companies.

Yours truly,

Michael Perley Director

Founding Agencies

Convolion Concer Society Ontario Division

Heart and Stroke Foundation of Cotario

Nun-Smallers' Rights Association

Cintario Medical Association

Supporting Agencies

Association of Local Fublic Ficalth Agencies

Cancer Care Ontario

Ontario Association of Children's Aid Societies

Ontario Aesociation of Naturopolinic Doctors

Octario Federation of Home and School Assectations

Ontare: Physical and Health Education Association

Ontono Public Health Association

Ontario Tabacco Accuarch Unit

Physicians for a Smoke-Free Canada

Registered Nurses Association of Ontario

The Ontario College of Forety Physicians

150 Bloor Street West Suite 900 Toronto, Ontario M5S 3C1

t: 416.340.2992 f: 416.340.2995 email: ocat@oma.org www.ocat.org



Physicians for a Smoke-Free Canada

134 Caroline ♦ Ottawa ♦ Ontario ♦ K1Y 0S9 ♦ www.smoke-free.ca Tel: 1 613 600 5749 ♦ Fax: 1 613 728 9049 ♦ ccallard@smoke-free.ca

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Staff:

Cynthia Callard Neil Collishaw September 22, 2019

To Whom It May Concern:

I am writing regarding the proceedings in Ontario Superior Court under the Companies' Creditors Arrangement Act regarding Imperial Tobacco Canada Ltd. (court file No. CV-19-616077-00CL), Rothmans, Benson & Hedges Inc. (court file No. CV-19-616779-00CL), and JTI-Macdonald Corp. (court file No. CV-19-615862-00CL).

Physicians for a Smoke-Free Canada does not intend to bring a motion before the Court to seek to participate in the proceedings, and supports the Canadian Cancer Society bringing a motion to the Court to be able to participate in the proceedings before the Court, and to participate in the mediation process that has been authorized by the Court regarding the tobacco companies.

Yours truly,

Cynthia Callard Executive Director

12/26



September 10, 2019

To Whom It May Concern:

I am writing regarding the proceedings in Ontario Superior Court under the *Companies' Creditors Arrangement Act* regarding Imperial Tobacco Canada Ltd. (court file No. CV-19-616077-00CL), Rothmans, Benson & Hedges Inc. (court file No. CV-19-616779-00CL), and JTI-Macdonald Corp. (court file No. CV-19-615862-00CL). The Saskatchewan Coalition for Tobacco Reduction_does not intend to bring a motion before the Court to seek to participate in the proceedings, and supports the Canadian Cancer Society bringing a motion to the Court to be able to participate in the proceedings before the Court, and to participate in the mediation process that has been authorized by the Court regarding the tobacco companies.

Yours truly,

Jennifer May, President

Saskatchewan Coalition for Tobacco Reduction.



200-6331 Lady Hammond Road B3K 2S2 Halifax, Nova Scotia Email: executivedirector@smokefreens.ca

19/9/2019

To Whom It May Concern:

I am writing regarding the proceedings in Ontario Superior Court under the *Companies' Creditors Arrangement Act* regarding Imperial Tobacco Canada Ltd. (court file No. CV-19-616077-00CL), Rothmans, Benson & Hedges Inc. (court file No. CV-19-616779-00CL), and JTI-Macdonald Corp. (court file No. CV-19-615862-00CL). Smoke Free Nova Scotia does not intend to bring a motion before the Court to seek to participate in the proceedings, and supports the Canadian Cancer Society bringing a motion to the Court to be able to participate in the proceedings before the Court, and to participate in the mediation process that has been authorized by the Court regarding the tobacco companies.

Yours truly,

Mohammed Al-Hamdani

Executive Director

Smoke Free Nova Scotia

This is Exhibit "B" referred to in the Affidavit of Shawn Chirrey sworn September 24, 2019

Commissioner for Taking Affidavits (or as may be)

Tobacco Control Measures Found in US Tobacco Settlement Agreements

Canadian Cancer Society July 2019

Introduction

In 1997 and 1998 in the US, there were a series of tobacco litigation settlements involving state governments and tobacco manufacturers:

Proposed Global Settlement, not in the end implemented	June 20, 1997	
Mississippi	July 2, 1997	
Florida	August 25, 1997	
Texas	January 16, 1998	
Minnesota	May 8, 1998	link
Master Settlement Agreement (MSA), signed by 46 states,	November 23, 1998	<u>link</u>
D.C. and U.S. territories		

The Proposed Global Settlement of June 20, 1997, agreed to by tobacco manufacturers, would have affected private class actions and individual lawsuits in addition to state medicare cost recovery lawsuits. This Proposed Settlement was not in the end adopted because Congress did not enact necessary legislation.

The U.S. state medicare settlements included compensation, with US\$245.5 billion payable to state governments over 25 years. The settlements also included tobacco control measures. It should be recognized that these tobacco control measures were agreed to in a different context, a regulatory context that was in the U.S. and that was more than 20 years ago.

This note provides an outline of tobacco control measures in the U.S. tobacco settlements. The listing is not exhaustive. Tobacco control measures in the settlements included:

- Establishing and funding a new independent foundation to do tobacco control (American Legacy Foundation, now called Truth Initiative).
- Marketing restrictions (eg restrictions on billboards, sponsorship, branded merchandise, cartoon characters, product placement in entertainment media).
- Public disclosure of/ access to more than 40 million pages of previously secret tobacco industry documents.
- Restrictions on lobbying, including the dissolution of the lobbying group the Tobacco Institute, and of the "research" organizations, the Council for Tobacco Research and the Council for Indoor Air Research.
- Ban on initiating most new legal challenges to existing laws of states (or of municipalities or other state political subdivisions).
- A "look back" provision requiring industry to pay monetary penalties if reductions in youth use do not reach specified targets.

Funding of Tobacco Control

- Establishment of an independent charitable foundation to support reducing youth tobacco use and substance abuse and the prevention of diseases associated with tobacco use (American Legacy Foundation, now Truth Initiative, www.truthinitiative.org) (MSA, s. VI(a)).
- Industry pays \$25 million per year for ten years to the Foundation; individual company payments to be based on market share (MSA, s. VI(b)).
- Industry also to pay about \$300 million per year for 5 years for a National Public Education Fund to be conducted by the Foundation; individual company payments to be based on market share (MSA, s. VI(c)).
- Foundation to have a Board of Directors comprised of 11 directors. The National Association of Attorneys General, the National Governors' Association and the National Conference of State Legislatures shall each select two directors. These 6 directors shall choose 5 additional directors, one of which shall have expertise in public health, and 4 of the additional directors shall have expertise in medical, child psychology or public health disciplines (MSA, s. VI(d)).
- The Foundation's activities to include:
 - Carry out a nationwide, sustained advertising and education program to counter youth tobacco use and educate consumers about the cause and prevention of diseases associated with tobacco use (MSA, s. VI(f)(1)).
 - O Develop, disseminate and test the effectiveness of model advertising and education programs (MSA, s. VI(f)(2)).
 - O Develop and disseminate criteria for effective cessation programs (MSA, s. VI(f)(4)).
 - Commission studies, fund research and publish reports on factors that influence youth smoking and substance abuse, and develop other youth prevention programs (MSA, ss. VI(f)(5)-(6)).
 - Track and monitor youth smoking and substance abuse with a focus on reasons for increases or failures to decrease tobacco and substance abuse rates and actions that can be taken (MSA, s. VI(f)(9)).
 - o Provide grants to states and political subdivisions (MSA, s. VI(g).
- In fiscal 2018, the Truth Initiative had expenditures of US\$111 million (C\$148 million).
- Note that in 2003 with American Legacy Foundation funds, the Legacy Tobacco Documents Library was established at the University of California, San Francisco, and is now called the Truth Initiative Tobacco Documents Library.

Proposed Settlement

• Under the Proposed Settlement (Title VII), tobacco control funding was determined as follows (\$ million), with payments in perpetuity:

	Year 1	Year 2	Year 3	Year 4	Year 5+
mass media education campaign to be conducted by new independent					
foundation	500	500	500	500	500
cessation initiatives	1,000	1,000	1,000	1,000	1,500
youth tobacco reduction	125	125	125	225	225
FDA obligations/enforcement					!
(including grants to states for					
enforcement)	300	300	300	300	300
Community action based on ASSIST program	75	75	100	125	125
research/development to reduce					
tobacco use	100	100	100	100	100
replace tobacco sponsorships with					
"Quit" theme*	75	75	75	75	75
Total	2,175	2,175	2,200	2,325	2,825

^{*}After 10 years, the \$75 million to replace tobacco sponsorships to be reallocated to mass media campaigns (50%), enforcement (25%) and community action (25%).

• Under the Proposed Settlement, there would also be a \$25 billion public health trust fund for tobacco-related medical research.

Minnesota Settlement

- In the Minnesota Settlement, an independent public health foundation was established and funded through the settlement (Minnesota Settlement, s. II.C.). The foundation is called ClearWay Minnesota and is funded through 3% of the funding from the settlement. ClearWay Minnesota has continuously been in operation since being established in 1998. The total expenses in fiscal 2018 were US\$15.2 million (C\$20.3 million) with Minnesota having a population of 5.6 million. The Board of Directors includes members appointed by the state Governor, House Speaker, Senate Majority Leader and Attorney General respectively. The Board of Directors includes members with a public health background. See www.clearwaymn.org.
- The Minnesota Settlement (s. VIII.A) also included
 - \$102 million in a separate account to fund cessation programs in Minnesota, to be administered as ordered by the Court.

- \$100 million into a national research account (\$10 million per year for 10 years, with payments based on market share), with 70% envisioned for research grants related to eliminating youth tobacco use, and 30% for other tobacco control purposes, though the administrator of the national research account would have the discretion to change the allocation.
- o Note that \$102 million cessation amount and the \$100 million research amount were later rolled into funding for ClearWay Minnesota.

"Look Back" Provision

Tobacco companies will be required to assume responsibility to reduce tobacco use by youth under age 18 through a "look back" provision (Proposed Settlement, Title II, App. V).

- Sets reduction targets of underage use, with industry to pay an \$80 million surcharge for each percentage point for which the target is not met. The youth prevalence reduction targets are:
 - Cigarettes: 5 yrs 30% 7 yrs 50%; 10 yrs and after 60%; Smokeless Tobacco: 5 yrs - 25%; 7 yrs - 35%; 10 yrs and after - 45%
- The \$80 million is based on the present value of the lifetime profit for a new youth smoker. The amount will be increased or decreased based on average profit per unit earned by the cigarette industry. The surcharge will be reduced to prevent double counting of persons whose smoking had already resulted in the imposition of a surcharge in previous years.
- Establishes an annual cap of \$2 billion on penalty payments for the cigarette industry, with proportionate amounts for the smokeless tobacco industry.
- Amounts received in surcharges shall be provided as grants to states and local government authorities to reduce youth tobacco use, with FDA able to withhold up to 10% for administration.
- Manufacturer may apply to FDA for abatement of up to 75% if company had fully complied with Act, had taken all reasonably available measures to reduce youth tobacco use and had not taken any action to undermine the achievement of required reductions.

(Note that the look back provision was strengthened in the bill of Senator John McCain.)

Marketing Restrictions

Marketing restrictions including restrictions or prohibitions on the following:

- Use of cartoon characters (MSA, s. III(b)).
- Billboards and transit ads, as well as other outdoor advertising not in direct proximity to a tobacco retailer (MSA, s. III(d)).
 - o For billboards, states may place own messages discouraging tobacco use/exposure to tobacco smoke for remainder of industry's billboard lease, at industry expense (MSA, s. III(d)(3).
- Product placements in movies/entertainment media (MSA s. III(e)).
- Free samples (but not in adult-only facilities) (MSA, s. III(g)).
- Gifts to youth in exchange for proofs of purchase (MSA, s. III(h)).
- Branded merchandise ("brand-stretching") (MSA, s. III(f), (i)).

- Brand borrowing, (i.e. using a non-tobacco brand, sports team, entertainment group or celebrity for tobacco branding, eg Rolls-Royce, Rolling Stones) (MSA, s. III(j)).
- Branded sponsorships (eg of sports and arts events/facilities) (MSA, s. III(c)).
- Direct and indirect targeting of youth (MSA, s. III(a)).
- Minimum pack size of 20 cigarettes to December 31, 2001, and not oppose legislation to this effect afterwards (MSA, s. III(k)).
- Industry agreements with third parties (eg media companies) prohibiting advertising discouraging tobacco use, exposure to tobacco smoke (MSA, s. III(d)(4).

Additional Marketing Restrictions

(Proposed Settlement, Title I(A), App. VII)

- All marketing restrictions in 1996 FDA tobacco rule including regarding sponsorships, brand-stretching, brand borrowing, limiting ads to FDA specified permitted media, requiring permitted ads to be in black text on a white background (except in adult-only facilities and adult publications), providing nontobacco items or gifts based on proofs of purchase (the FDA rule was not in effect due to litigation).
- Ban use of human images and cartoon characters in all tobacco advertising and packaging.
- Ban all outdoor advertising, including ads directed outside a retailer.
- Ban Internet advertising.
- Restrict advertising at point of sale.
- Ban payments for product placement in movies, TV programs and video games.

Disclosure of Tobacco Company Documents

- Tobacco manufacturers will place on a website at their expense all non-privileged documents and indices produced in state lawsuits, and maintain this website until June 30, 2010 (about 12 years). Minimum standards for indexing and search features on the website were specified. An electronic version of website content is to be provided to the National Association of Attorney Generals (MSA, s. IV, Exhibit I).
- Requires the industry to add all documents produced in future civil actions until June 30, 2010 (MSA, s. IV(e)).

Disclosure provisions in Proposed Settlement (App. VIII)

- Industry would establish and maintain at its expense a document depository in the Washington, D.C. area open to the public. Certain document indices shall be placed in depository in electronic and hard-copy form. No documents in the depository shall have any confidential designation of any kind.
- Tobacco manufacturers and trade associations to provide to the depository all
 documents provided on discovery as well as any additional documents discussing
 or referring to health research, addiction or dependency, safer/less hazardous
 cigarettes, studies of the smoking habits of minors and the relationship between
 advertising or promotion and youth smoking.

- There is a continuing disclosure obligation to provide all future research on health and safety of tobacco products to the FDA and, subject to legitimate trade secrets, to the document depository. The continuing disclosure to the document depository also applies to all documents from manufacturers and trade associations referring to the relationship between advertising and promotion and underage smoking.
- A process is established for judicial determination of legitimacy of claims of privileges or protections, including attorney-client privilege, and work product and trade secret protections. If a claim of privilege is not upheld and if the claimant did not have a good faith factual and legal basis for an assertion of privilege, then costs and attorneys' fees shall be assessed, and additional costs and sanctions may be imposed.
- All documents placed in the depository shall be deemed to be produced for any U.S. litigation.

Disclosure provisions in Minnesota Settlement

- The industry shall maintain at its expense the Minnesota Depository for 10 years. BAT shall maintain at its expense the Depository at Guildford, U.K. (or other alternative appropriate location) for a period of 10 years. All documents produced on discovery by the industry, and for which no privilege is claimed, shall be provided to the Depositories. The Depositories shall be open to the public (Minnesota Settlement, s. VII).
- At the end of 10 years, or sooner at the state's discretion, the documents in the Minnesota Depository shall be transferred to the State Archives (Minnesota Settlement, s. VII.E).
- Industry shall provide to the state for the Depository a copy of all CD-ROMs of documents that do not contain any privileged documents or information (Minnesota Settlement, s.VII.F).
- Continuing obligation on in industry to produce to the Depository all documents produced by industry in other US smoking and health litigation that are not privileged and not covered by a protective order (Minnesota Settlement, s. VII.G).
- Industry obligation, extending original discovery request, to produce documents in discovery pertaining to state legislation or executive action relating to tobacco Minnesota is extended beyond August 17, 1994 to date of settlement, May 8, 1998 (Minnesota settlement, s. IV.4.).

Suppressing Research

- Prohibits manufacturers from jointly contracting or conspiring to:
 - o Limit information about the health hazards from the use of their products
 - o Limit or suppress research into smoking and health
 - Limit or suppress research into the marketing or development of new products (MSA, s. III(q)).

Restrictions on Legal Challenges to Tobacco Control Laws

- Ban on initiating new legal challenges to existing tobacco control laws of states, or of municipalities or other state political subdivisions, with some limited specified exceptions (MSA, s. V, Exhibit M).
- Ban on legal challenges on future legislative proposals or rules on certain specified tobacco control issues (MSA s. III(m), Exhibit F; Minnesota Settlement s.IV.A.1, Sched. B).

Restrictions on Lobbying

- Dissolution of Tobacco Institute, Council for Tobacco Research, and the Council for Indoor Air Research (MSA, s. III(o)); (Proposed Settlement, Title I(G), App. IV, with provisions to dissolve TI and CTR).
- Require all records of these organizations that relate to any smoking and health litigation to be preserved (MSA, s. III(o)(4)).
- Provides regulation and oversight of any new trade organizations (MSA, s. III(p); Proposed Settlement, Title I(G), App. IV).
- The industry may not reconstitute the Council for Tobacco Research or its function in any form (Minnesota Settlement, s. VI).
- Industry will not lobby to weaken terms of settlement (MSA, s. III(m)(3)).
- Industry will not lobby to support or cause to be supported any diversion of settlement proceeds to any program or use that is neither tobacco-related nor health-related, including in any future legislative appropriation of settlement proceeds (MSA, s.III(n)).
- All lobbyists (and third parties engaging in lobbying on behalf of a manufacturer) will not support or oppose legislation or government action without the manufacturer's express authorization (Proposed Settlement, Title I(G)).
- Public disclosure of lobbying fees for lobbying at state or local level, and of payments to third parties if payment is in part to attend or participate at state or local government hearing in Minnesota in any way related to tobacco (Minnesota Settlement, s. IV.B.).
- Disclosure at request of Attorney General of any lobbying fees at state or local level (if state has no laws regarding disclosure of financial contributions regarding lobbying activities) (MSA, s.III (m)(B).

Additional Measures

(Proposed Settlement)

- Package health warnings in black and white covering top 25% of front and back of cigarette packages (Title I(B)).
- FDA authority regarding testing, reporting and disclosure of tobacco smoke constituents, including on packages (Title I(B)).
- Measures in FDA rule on youth access: minimum age 18; require photo identification of anyone under 27; require all sales to be face-to-face transactions; ban sales from opened packages; minimum cigarette package size of 20; ban free sampling (the FDA rule was not in effect due to litigation) (Title I(C)).
- Ban vending machines (Title I(C)).

- Ban self-service displays except in adult-only facilities (Title I(C)).
- Federal tobacco retail licence requirement, licensing fees, and suspension/revocation of licences for certain offences (Title I(D), App. II).
- FDA authority to make product standards and regarding product claims (Title I(E)).
- Provisions regarding ingredient disclosure to FDA and to public (Title I(F)).
- Establish a national rule under Occupational Safety and Health Administration authority to ban smoking in indoor buildings regularly entered by 10 or more individuals at least one day per week, with an exception for independently ventilated designated smoking areas. No employee shall be required to enter the designated smoking area while smoking is occurring. There would be an exemption for restaurants (but not "fast food" restaurants), bars, private clubs, hotel guest rooms, casinos, bingo parlors, tobacco merchants and prisons. (Title IV).

Protection for whistleblowers

• Provide whistleblowers in tobacco industry with maximum protection available under current federal statutes (Proposed Settlement, Title I(G)).

"Most favoured nation" provision

• If a later settlement with another state contained a better provision, than that provision would also be effective for the earlier settlement (Missouri Settlement, para. 7; Florida Settlement, s. IV; Texas Settlement, s. 16; Minnesota Settlement, s. III.D.; see also MSA, s. XVIII(b)).

Enforcement of settlement

- Provides court jurisdiction for implementation and enforcement (MSA, s. VII(a)).
- If the court issues an enforcement order enforcing the agreement (e.g. injunctive relief) and a party violates that order, the court may order monetary, civil contempt or criminal sanctions to enforce compliance with the enforcement order) (MSA, s. VII(b),(c), Exhibit L, Model Consent Decree, s. VI(A)).
- Key public health provisions of the agreement are included in consent decrees to be filed in each state (MSA, Exhibit L, Model Consent Decree).
- Mandates payment to states of costs and attorney fees for violations of consent decree (MSA, Exhibit L, Model Consent Decree).
- Allows states access to company documents, records and personnel to enforce the agreement (MSA, s. VII(g)).
- For exports, each cigarette package shall have a visible indication that distinguishes the package from packages intended for sale in the US (MSA s. XVIII(ee)).

This summary has been prepared drawing on the settlement agreements, as well as other documents summarizing the settlements.

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF JTI-MACDONALD CORP. AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF IMPERIAL TOBACCO CANADA LIMITED AND IMPERIAL TOBACCO COMPANY LIMITED AND IN THE MATTER OF A PLAN OF COMPROMISEOR ARRANGEMENT OF ROTHMANS, BENSON & HEDGES INC.

> Court File No. CV-19-615862-00CL Court File No. CV-19-616077-00CL Court File No. CV-19-616779-00CL

ONTARIO SUPERIOR COURT OF JUSTICE

PROCEEDING COMMENCED AT TORONTO

RESPONDING MOTION RECORD OF THE **CANADIAN CANCER SOCIETY (OCTOBER 2, 2019)**

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